

REMARKS

Claims 1 and 2 have been amended to include the limitation “the exchange occurs between the application programs by means of a connection program” as addressed on page 2 of the Advisory Action.

Additionally, as detailed in the after-final amendment, Hoffpauir generally discloses an authentication process in a wireless telecommunications network, for example for one subscriber 22 or SS7 (see col. 2, ln. 23 - col. 3, ln. 49 and Fig. 2). The present invention, on the other hand, simplifies the exchange of signaling and call data between two subscribers. More specifically, Hoffpauir discloses a call processor 40 in connection with a first subscriber (mobile phone) SS7 via a resource manager application 58. In this regard, signaling application 56 provides connectivity, for example, between the subscriber SS7 and a public network PTSN. The signaling application is also responsible for performing various functions and providing users interfaces associated with the various parts and protocols that are included within SS7 signals (see, col. 13, lns. 35-45). In summary, Hoffpauir provides signaling and call applications that are implemented for a connection between a phone subscriber and the phone operator.

In the claimed invention, there is an exchange of application programs 100, 110 (signaling/calling) for two subscribers by means of a processor 58 and an operating system BS. And, in one embodiment (claim 2), there is an alternative with two exchanges of application programs for signaling and data processing by means of a processor and an operation system. Additionally, in the claimed invention, the signaling or call processing by the first or second corresponding application program is performed during the first or second execution of application programs whose flow is controlled by an operating system BS. These features are not disclosed in the applied reference.

If it is determined that a telephone conference would expedite the prosecution of this application, the Examiner is invited to telephone the undersigned at the number given below.

In the event the U.S. Patent and Trademark Office determines that an extension and/or other relief is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 03-1952 referencing docket no.449122002000. However, the Commissioner is not authorized to charge the cost of the issue fee to the Deposit Account.

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Respectfully submitted,

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